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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/585,617	07/11/2006	Katsunori Mineno	2006_1046A	7764
	7590 11/01/201 , LIND & PONACK, I		EXAM	INER
1030 15th Street, N.W., Suite 400 East			LIU, HENRY Y	
Washington, DO	C 20005-1503		ART UNIT PAPER NUMBER	
			3654	
			NOTIFICATION DATE	DELIVERY MODE
			11/01/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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	Application No.	Applicant(s)	
	10/585,617	MINENO ET AL.	
Office Action Summary	Examiner	Art Unit	
	HENRY LIU	3654	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MON tute, cause the application to become Al	CATION. reply be timely filed ITHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	
Status			
1) ■ Responsive to communication(s) filed on 8/3 2a) ■ This action is FINAL . 2b) ■ This action is FINAL . 2b) ■ This action is application is in condition for allow closed in accordance with the practice under the second sec	his action is non-final. vance except for formal mat	·	is
Disposition of Claims			
4) Claim(s) 4-14 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) Claim(s) is/are allowed. 6) Claim(s) 4-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and the claim should be application and the claim should be applicated by a should be a should be a should be applicated by a should be a should be applicated by a should be	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the	ccepted or b) objected to he drawing(s) be held in abeyal ection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121	(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	4) 🗖 Intonious	Summary (PTO-413)	
2) Notice of References Cited (PTO-992) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Date nformal Patent Application	

DETAILED ACTION

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 8/5/2010 has been entered.

Claims 4-14 are pending. The rejection to the amended Claims is set forth below.

Claim Objections

Claim 4 is objected to because of the following informalities: The word "am" in line 8 should be changed to *an*. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 4, 5, 6, 7, 8, 9, and 10 are rejected under 35 U.S.C. 103(a) as being anticipated by TANAKA2 (JP 2000-266144) in view of SIRVEN (4,749,068), HOMME (5,178,239), and MIZUMUKAI (4,561,524).

Regarding Claim 4, TANAKA2 teaches "an auto-tensioner (1) for engine accessories, comprising: a cylinder (12) having an open top end and a closed bottom end (Fig. 1 and 2); a sleeve (7) having a bottom and inserted in said cylinder (12) such that a radially outer surface of said sleeve (9) is in contact with a radially inner surface of said cylinder (12); a seal member (16) mounted to said cylinder at said open top end thereof to prevent leakage of hydraulic oil in said cylinder (12); a rod (31) slidably extending through said seal member (16); a plunger (31 lower portion) connected to a bottom end of said rod (31) so as to be slidable in said sleeve along an axial direction, said plunger (31) defining a pressure chamber (18) below said plunger in said cylinder, and said plunger defining a reservoir chamber (17) (11) above said plunger in said cylinder such that, with hydraulic oil present in said reservoir chamber (17) (11), an air gap is present in said reservoir chamber between the hydraulic oil and said seal member (16) (Fig. 1, 2)." When the oil in chamber (17) (11) flows out through passage (11), there is an air gap between the sealing member (16) and the hydraulic oil.

TANAKA2 teaches "a plunger having a passage (33) through which said pressure chamber communicates with said reservoir chamber (17) (11) (Fig. 3, Fig. 4); a check valve (35) provided at said passage to close said passage when a pressure in said pressure chamber (18) exceeds a pressure in said reservoir chamber (17) (11)

(Fig. 3); and a return spring (22) mounted around said cylinder (12) to bias said rod (31) outwardly of said cylinder (12); wherein a minute oil leak gap (14) is formed between sliding surfaces of said sleeve (7) and said plunger (31) such that hydraulic oil can flow from said pressure chamber into said reservoir chamber via said minute oil leak gap (14)."

TANAKA2 teaches "said minute oil leak gap (14) having a cross-sectional area, in a cross section perpendicular to the axial direction, substantially smaller than a cross-sectional area, in a cross section perpendicular to the axial direction, of said passage (33) (Fig. 3, Fig. 4)."

TANAKA2 does not teach "wherein a return chamber is under said sleeve so as to communicate with said reservoir chamber, said bottom of said sleeve being formed with a valve hole through which said return chamber communicates with said pressure chamber; and wherein a relief valve is provided at said valve hole to open said valve hole if the pressure in said pressure chamber exceeds a set pressure."

SIRVEN teaches a return chamber (49) defined under said sleeve so as to communicate with said reservoir chamber (2b), said bottom of said sleeve being formed with a valve hole (51) though which said return chamber (49) communicates with said pressure chamber (2a); and wherein a relief valve (41) is provided at said valve hole (49) to open said valve hole (51) if the pressure in said pressure chamber (2a) exceeds a set pressure.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the return chamber

and relief valve in SIRVEN to allow the auto-tensioner to be compressed quickly under a large force to prevent damage to itself or to the belt drive system in the case of a belt drive malfunction.

TANAKA2 does not teach a sleeve in contact over the entire axial length of the sleeve with a radially inner surface of said cylinder.

HOMME teaches a sleeve in contact over the entire axial length of the sleeve with a radially inner surface of said cylinder.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the sleeve in contact with the cylinder as in HOMME to prevent the sleeve from deforming during the normal operation of the auto-tensioner.

TANAKA2 does not teach a seal member having a rod inserting hole therethrough so as to define an inner periphery of said seal member. The rod slidably extending through said rod inserting hold of said seal member such that said rod is always kept in contact with said inner periphery of said seal member regardless of an axial sliding position of said rod within said rod-inserting hole of said seal member.

SIRVEN teaches a seal member (5a) having a rod inserting hole therethrough so as to define an inner periphery of said seal member (Fig. 1). The rod (3) slidably extending through said rod inserting hold of said seal member such that said rod is always kept in contact with said inner periphery of said seal member regardless of an axial sliding position of said rod within said rod-inserting hole of said seal member (Fig. 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the sleeve in contact with the cylinder as in SIRVEN to prevent fluid from leaking from the auto-tensioner.

TANAKA2 does not teach said return chamber is defined by said closed bottom of said cylinder.

MIZUMUKAI teaches a return chamber (58) (F) defined by the closed bottom of said cylinder (Fig. 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the return chamber location in MIZUMUKAI to create an auto-tensioner of a desired shape and size.

Regarding Claim 5, TANAKA2 as modified teaches "wherein said return chamber (SIRVEN (49)) communicates with said reservoir chamber (SIRVEN (2b)) through at least one axial groove (SIRVEN (33)) formed in a surface between said sleeve (SIRVEN (2) (7)) and said cylinder (SIRVEN (8))."

Regarding Claim 6, TANAKA2 as modified teaches "wherein the surface in which said at least one axial groove (SIRVEN (33)) is formed is an outer peripheral surface of said sleeve (SIRVEN (2) (7) (Fig. 1-3))."

Regarding Claim 7, TANAKA2 as modified teaches "wherein said seal member (TANAKA2 (16)) is interposed radially between said rod (TANAKA (31)) and said

cylinder (TANAKA2 (12)) so as to seal a radial gap between said rod and said cylinder (TANAKA2 (12) (Fig. 1))."

Regarding Claim 8, TANAKA2 as modified teaches "wherein said seal member (16) and said sleeve (9) are separate and distinct members."

Regarding Claim 9, TANAKA2 as modified teaches "wherein said seal member (16) is interposed radially between said rod (31) and said cylinder (12) so as to seal a radial gap between said rod (31) and said cylinder (12)."

Regarding claim 10, TANAKA2 as modified teaches all the elements of Claim 10 except "wherein said seal member is spaced apart from said sleeve and is disposed above a top end of said sleeve."

SIRVEN teaches a seal member (5a) spaced apart from a sleeve (2) and is disposed above a top end of said sleeve (Fig. 1). The seal would be disposed above the sleeve when the drawing is turned upside down.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the seal in SIRVEN as a matter of design choice to seal the cylinder at a location where the seal can be more easily replaced.

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Claims 11, 12, 13, and 14 are rejected under 35 U.S.C. 103(a) as being anticipated by TANAKA2 (JP 2000-266144) in view of SIRVEN (4,749,068), HOMME (5,178,239), and MIZUMUKAI (4,561,524).and further in view of ORLOFF (2,564,790).

Regarding Claims 11 and 13, TANAKA2 as modified teaches all the elements of Claim 11 except "a wear ring mounted to said rod and disposed inside said cylinder, said wear ring being in sliding contact with an inner peripheral surface of said cylinder to support an intermediate portion of said rod."

ORLOFF teaches a wear ring (18) mounted to a rod (14) and disposed inside said cylinder (2), said wear ring being in sliding contact with an inner peripheral surface of said cylinder to support an intermediate portion of said rod (Fig. 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 with the wear ring in ORLOFF as a matter of design choice to support and guide the piston to move down the center of the cylinder bore when compressed.

Regarding Claims 12 and 14, TANAKA2 as modified teaches a wear ring (ORLOFF 18) disposed axially between said seal member (ORLOFF 25) and the lower part of the cylinder.

TANAKA2 as modified does not teach a wear ring disposed above the sleeve.

TANAKA2 teaches a slide ring (20) disposed above the sleeve (7).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the auto-tensioner in TANAKA2 as modified with the placement

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above the sleeve in TANAKA2 as a matter of design choice to support and guide the piston to move down the center of the cylinder bore at a more rigid portion of the assembly.

Response to Arguments

Applicant's arguments with respect to claims 4-14 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HENRY LIU whose telephone number is (571) 270-7018. The examiner can normally be reached on Mon-Thurs 7:30am - 5:00pm ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MICHAEL MANSEN can be reached on (571)272-6608. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Michael R Mansen/ Supervisory Patent Examiner, Art Unit 3654

/H. L./ Examiner, Art Unit 3654